UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	v
FASHION WORLD, LTD.,	Λ

Plaintiff, Index No.: 07-CV 6108(PKC)

-against-

RULE 26(A) DISCLOSURE

JEFF GREEN, ZIARI INTERNATIONAL, LTD., US MERCHANTS FINANCIAL GROUP, IN., THE MERCHANT OF TENNIS, INC., LISA NUNZIATA and METAMORPHISIS, USA.

Defendants.

-and-

DARRYL MAYNARD, PING LEUNG and ALEX CHANG,

Additional Cross-Claim Defendants,

-and-

BRUNO CONDI and FORTUNA VALENTINO,

Additional Counterclaim
Defendants.
-----X

Additional Cross-Claim Defendant DARYL MAYNARD (incorrectly named herein as Darryl Maynard), by his attorneys Borges & Associates, LLC, in accordance with the Federal Rules of Civil Procedure Rule 26(a) state as follows:

(1) *Initial disclosures*.

(A) DARYL MAYNARD

For information regarding transactions between and among Daryl Maynard, individually and through his now defunct corporate entity Luxury Merchandise Corp., The Merchant of Tennis, Inc., US Merchants Financial Group, Inc. and Jeff Green

It is unknown at this time, who else might have discoverable information.

- (B) The following is the list of discoverable documents currently in possession of Daryl Maynard:
 - 2007 Outstanding Commissions a)
 - 2007 Factory Orders b)
 - 2006 Commissions c)
 - 2006 Factory Orders d)
 - 2005 Commissions e)
 - 2005 Factory Orders f)

If and as other documents become available, they will be disclosed.

- (C) Cross-Claim Defendant DARYL MAYNARD is not seeking damages in this suit. However, there is an outstanding account receivable due to Daryl Maynard from Jeff Green, US Merchants Financial Group, Inc. and The Merchant of Tennis, Inc. which is anticipated to be the subject of a separate lawsuit.
 - (D) Not applicable.

(2) Disclosure of Expert Testimony.

(A-C) Cross-Claim Defendant DARYL MAYNARD has not retained the services of an expert. Should an expert be retained, all information regarding the expert will be provided.

(3) Pretrial Disclosures.

At present, Daryl Maynard is the only witness anticipated to testify (A) on his behalf at trial. During the course of discovery, if other witness are determined, they will be disclosed

Dated: Syosset, New York November 30, 2007

BORGES & ASSOCIATES, LLC

__s/ Wanda Borges _ By:

Wanda Borges (wb4904) 575 Underhill Blvd. Syosset, NY 11791

Counsel for Cross-Claim Defendant

DARYL MAYNARD

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Rule 26(a) Disclosures was served upon the following parties electronically on this 30th day of November, 2007:

Stuart Blander, Esq. Heller, Horowitz, and Feit, P.C. 292 Madison Avenue New York, NY 10017 Attorney for the Green Defendants

Susan Schneiderman, Esq. Richard Turyn, Esq. Ballon Stoll Bader and Nadler, P.C. 1450 Broadway New York, NY 11018 Attorneys for Plaintiff

Susan J. Walsh, Esq. Chaim Book, Esq. Moskowitz & Book 1372 Broadway, Suite 1402 New York, NY 10018 Attorney for Defendants Nunziata and Metamorphosis, Inc.

> By: s/Wanda Borges Wanda Borges